UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FILE DOC#;
THE CITY OF NEW YORK,	DATE FILED: 5/1/06
Plaintiff, -against- NEW YORK FIREFIGHTER'S FRIEND, INC., d/b/a The Firestore, the Original Firestore, New York Firestore and www.nyfirestore.com,	6873 05 CV 6843 (RO) (AJP) STIPULATED CONSENT JUDGMENT
Defendant.	ECF CASES
THE CITY OF NEW YORK,	
Plaintiff, -against-	05 Civ. 6846 (RO)(AJP)
FINEST BRAVEST & BOLDEST, INC., d/b/a New York 911 and www.NY911.com,	
Defendant. x	

This STIPULATED CONSENT JUDGMENT is entered into by and between Plaintiff The City of New York ("the City") and the defendants in the above-referenced actions, New York Firefighter's Friend, Inc., d/b/a The Firestore, the Original Firestore, New York Firestore and www.nyfirestore.com and Finest Bravest Boldest, Inc., d/b/a New York 911 and www.NY911.com, ("Defendants"). The parties to this Stipulated Consent Judgment have expressly waived findings of fact and have agreed, consented and stipulated to a settlement of the action between them. Plaintiff commenced this action for claims of record, and Defendants have

responded to said claims with defenses filed of record in this action with respect to the use of trademarks associated with the New York City Police Department ("NYPD") and the Fire Department of the City of New York ("FDNY"), as shown in Exhibit A hereto and which are the subject of various federal and state trademark registrations, including United States Registration Nos. 2,606,740, 3,026,049, 3,014,363, 3,061,459 and 3,075,308; and New York State Trademark Registration Nos. R-30538, R-30537, R-30501, and R-30502, ("hereafter collectively referred to as the Marks"). All parties believe in the correctness of their positions; notwithstanding the foregoing, the parties have agreed to amicably settle this matter.

Defendants acknowledge (i) the validity of the Marks; and (ii) the sole and exclusive ownership of the Marks by the City.

The Parties acknowledge that no representations have been made by their respective counsel to the other party other than what may appear in this Consent Judgment and a companion Settlement Agreement.

THEREFORE, without a trial or adjudication on the merits and for the purpose of resolving this litigation without a trial, the City and Defendants consenting,

IT IS HEREBY ORDERED AND DECREED AS FOLLOWS:

- A. Defendants, including all related companies, officers, directors, agents, employees, salesmen, and all others in privity, concert or participation with them or on their behalf who are under their direction and control, hereby stipulate to voluntarily be permanently enjoined and restrained from manufacturing, offering, selling or otherwise distributing unlicensed products bearing the Marks, and in any manner, directly or indirectly:
- 1. using any reproduction, counterfeit, copy or colorable imitation of the Marks, which is likely to cause confusion or mistake or to deceive;

- 2. using any false designation of origin or false description (including, without limitation, any colors, graphics, letters or symbols) that can, or is likely to, lead the trade or public, or individual members thereof, to believe that any product manufactured, imported, advertised, distributed and/or sold by or through Defendants is in any manner associated or connected with the Marks;
 - 3. diluting the distinctive quality of the Marks;
- 4. assisting, aiding or abetting any other person or business entity engaging in or performing any of the activities referred to in subparagraphs (1) through (3) above.
- B. This Stipulated Consent Judgment is subject to a limited sell-off of remaining inventory as provided in the companion Settlement Agreement.
- C. This Court shall retain jurisdiction over the parties and the subject matter of this action for the purpose of construing and enforcing this Stipulated Consent Judgment.
- D. If Defendants are adjudged to have violated any term or condition of this

 Stipulated Consent Judgment, the City shall be entitled to an award of reasonable attorneys' fees,
 and to any further relief the court deems appropriate. No action may be brought for a claimed
 violation of this Stipulated Consent Judgment, unless five (5) business days prior written notice
 is provided to the Defendants with an opportunity to cure the claimed violation during said
 period unless a longer period is otherwise agreed.
- E. These actions and all claims and counterclaims which were asserted in the abovereferenced actions are dismissed with prejudice without an award of costs, profits, damages or attorneys' fees; all rights of appeal are waived.
- F. This Stipulated Consent Judgment shall be publicly filed and shall not be cited as an adjudication of contested issues.

G. This Stipulation Consent Judgment and the grant of the permanent injunction herein conclusively resolves all claims asserted in this case as to all parties, and accordingly, the Clerk of Court is requested to mark this case closed.

Cierk of Court is requested to mark this case	closed.
STIPULATED, AGREED AND CONSENTED AS TO FORM AND	
SUBSTANCE:	
Dated: April 77, 2006	
THE CITY OF NEW YORK By: Alcald C. Sunferon Name: GERALD E. SINCLETON Title: Benive Counsel-Intellectual Reporty NYC CAN Department	NEW YORK FIREFIGHTER'S FRIEND, INC. By: State S
FINEST BRAVEST & BOLDEST INC By: Multiple Name: Noam D. Freeding Title: Fres.	
BY: Medd C. Syldon Gerald E. Singleton (GS4750) New York City Law Department 100 Church Street New York NY 1007 Attorneys for Plaintiff The City of New York	By: Eric Weinstein Feldman & Weinstein 420 Lexington Avenue New York, NY 10170 Attorneys for Defendants New York Firefighter's Friend, Inc. and Finest Bravest & Boldest Inc.
The Honorable Rightald Owen United States District Judge HON. ANDREW J. PECK United States Magistrate Southern District of New	Judge

EXHIBIT A

FDNY





